1 2 3 4 5 6 7	Gary S. Lincenberg - State Bar No. 123058 glincenberg@birdmarella.com Ray S. Seilie - State Bar No. 277747 rseilie@birdmarella.com Michael C. Landman – State Bar No. 343327 mlandman@birdmarella.com BIRD, MARELLA, RHOW, LINCENBERG, DROOKS & NESSIM LLP 1875 Century Park East, 23rd Floor Los Angeles, California 90067-2561 Telephone: (310) 201-2100 Facsimile: (310) 201-2110 Attorneys for Defendant Stephen Keith Chamberlain		
8	Chamberiani		
10	UNITED STATE	S DISTRICT CO	JIRT
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION		
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13	UNITED STATES OF AMERICA,	CASE NO. 3:1	18-cr-00577-CRB
14	Plaintiff,	DEFENDANT STEPHEN	
15	VS.	DEFENDAN	AIN'S JOINDER IN F MICHAEL LYNCH'S NOTE OF NO. 454
16	MICHAEL RICHARD LYNCH AND STEPHEN KEITH CHAMBERLAIN	456)	N LIMINE (ECF NOS. 454-
17	Defendants.	Judge: Place:	Hon. Charles R. Breyer Courtroom 6 – 17th Floor
18	Defendants.	Date Filed: Trial Date:	April 29, 2024 March 18, 2024
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1	Defendant Stephen Chamberlain joins and incorporates herein Defendant Michael Lynch's			
2	Motions in Limine to Exclude the FRC Report (ECF No. 454), Preclude Expert Testimony on			
3	3 Differences of Opinion (ECF No. 455), and Exclude Cumulative Testimo	Differences of Opinion (ECF No. 455), and Exclude Cumulative Testimony (ECF No. 456).		
4	The Court should grant Defendant Michael Lynch's aforemention	The Court should grant Defendant Michael Lynch's aforementioned Motions in Limine.		
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7	Ray S. Seilie Michael C. Landman			
8	BIRD, MARELLA, RHOW, L DROOKS & NESSIM LLP	INCENBERG,		
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11	11 Cary S. Lir			
12	Attorneys for Defendant S Chamberlain	Stephen Keith		
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